1	STEPHEN P. BERZON (SBN 46540) SCOTT A. KRONLAND (SBN 171693)	
2	STACEY M. LEYTON (SBN 203827) PEDER J. THOREEN (SBN 217081)	
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9	Attorneys for Plaintiffs	
10		DISTRICT COURT
11		ISTRICT OF CALIFORNIA DAKLAND DIVISION
12	MIKESHA MARTINEZ, by and through her	Case No. C 09-02306 CW
13	husband and next friend Carlos Martinez, LYDIA DOMINGUEZ, ALEX BROWN, by and through	
14	his mother and next friend Lisa Brown, DONNA BROWN, CHLOE LIPTON, by and through her	CLASS ACTION  CENTRAL ACTION TO CONTENT A DESCRIPTION OF THE PROPERTY OF THE P
15	conservator and next friend Julie Weissman- Steinbaugh, HERBERT M. MEYER, LESLIE	STIPULATION TO CONTINUE INITIAL CASE MANAGEMENT CONFERENCE;
16	GORDON, CHARLENE AYERS, WILLIE BEATRICE SHEPPARD, and ANDY	ORDER THEREON
17	MARTINEZ, on behalf of themselves and a class of those similarly situated; SERVICE	Date: September 1, 2009 Time: 2:00 p.m.
18	EMPLOYEES INTERNATIONAL UNION UNITED HEALTHCARE WORKERS WEST;	Dept.: Courtroom 2
19		) )
20	WORKERS; SERVICE EMPLOYEES INTERNATIONAL UNION LOCAL 521; and	) )
21	SERVICE EMPLOYEES INTERNATIONAL UNION CALIFORNIA STATE COUNCIL,	
22	Plaintiffs,	
23	v.	) )
24	ARNOLD SCHWARZENEGGER, Governor of	) )
25	the State of California; JOHN A. WAGNER, Director of the California Department of Social	) )
26	Services; DAVID MAXWELL-JOLLY, Director of the California Department of Health Care	) )
27	Services; JOHN CHIANG, California State Controller; FRESNO COUNTY; and FRESNO COUNTY IN HOME SUPPORTING SERVICES	) )
28	COUNTY IN-HOME SUPPORTIVE SERVICES PUBLIC AUTHORITY,	) )
	Defendants.	) )
		)

1	Pursuant to Local Rule 6-2, Plaintiffs MIKESHA MARTINEZ, et al. ("Plaintiffs"); Defendants		
2	ARNOLD SCHWARZENEGGER, JOHN A. WAGNER, DAVID MAXWELL-JOLLY, and JOHN		
3	CHIANG ("State Defendants"); and Defendants COUNTY OF FRESNO and FRESNO COUNTY		
4	IN-HOME SUPPORTIVE SERVICES PUBLIC AUTHORITY ("Fresno Defendants") hereby stipulate		
5	to continue the Initial Case Management Conference from September 1, 2009 to September 15, 2009 at		
6	2:00 p.m., with the Joint Case Management Statement due on or before September 8, 2009.		
7	Good cause exists for the requested continuance as Plaintiffs and Fresno Defendants are in the		
8	process of finalizing an agreement that will include a dismissal without prejudice of the claims against		
9	Fresno Defendants, but such agreement will not be final until shortly after August 25, the date on which		
10	the Joint Case Management Statement is currently due.		
11	IT IS SO STIPULATED.		
12	Dated: August, 2009	Respectfully submitted,	
13		STEPHEN P. BERZON (SBN 46540) SCOTT KRONLAND (SBN 171693)	
14		STACEY M. LEYTON (SBN 203827) PEDER J. THOREEN (SBN 217081)	
15		ANNE N. ARKUSH (SBN 254985) Altshuler Berzon LLP	
16		D	
17		Attorneys for Plaintiffs	
18	Dated: August, 2009	Respectfully submitted,	
19		EDMUND G. BROWN JR. Attorney General of California	
20		SUSAŇ M. CARSON MICHAEL ZWIBELMAN	
21		By:	
22		By: Attorneys for State Defendants	
23	Dated: August, 2009	Respectfully submitted,	
24		MICHAEL G. WOODS TIMOTHY J. BUCHANAN	
25		McCormick, Barstow, Sheppard, Wayte & Carruth LLP	
26		By:	
27		By:Attorneys for Fresno Defendants	
28			
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1	<u>ORDER</u>		
2	Upon reviewing the Stipulation entered into by and between Plaintiffs, State Defendants, and		
3	Fresno Defendants, and good cause appearing therefore, it is hereby ORDERED that the Initial Case		
4	Management Conference be continued from September 1, 2009 to September 15, 2009 at 2:00 p.m.		
5	IT IS SO ORDERED.		
6	8/18/09 Claudielliken		
7	Dated:		
8	United States District Judge		
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